

BUSINESS CARDS.

JAMES SIMPSON, ATTORNEY AT LAW,
SIMPSON & SCOTT,
Attorneys and Counselors at Law,
FRANKFORT, KY.
Office adjoining Yeoman Building—The same
heretofore occupied by John L. Scott.
Judge JAMES SIMPSON and JOHN L. SCOTT will here-
after practice law in partnership in the Court of
Appeals and Federal Court at Frankfort. Judge
Simpson will respectfully refer to all persons who
have known him, either at the bar or as Circuit
Judge in early life, or more recently as Judge of the
Court of Appeals of Kentucky. John L. Scott would
refer to the persons heretofore referred to by him
in his published card.
All business in the Court of Appeals and Federal
Court entrusted to this firm will receive faithful and
prompt attention.
JAS. WATTS.

A. J. JAMES,
Attorney and Counselor at Law,
FRANKFORT, KY.
Office on West side St. Clair street, near the
Court-house.

JOHN M. HARLAN,
Attorney at Law,
FRANKFORT, KY.
Office on St. Clair street, with James Harlan.

JOHN RODMAN,
Attorney at Law,
ST. CLAIR STREET,
Two doors North of the Court-house,
FRANKFORT, KY.

JAMES P. METCALF,
Attorney at Law,
FRANKFORT, KY.
Will practice in the Court of Appeals. Office on
St. Clair street, over Drs. Sneed & Rodman's.
JESSE WATTS.

P. U. MAJOR,
Attorney at Law,
FRANKFORT, KY.
Office on St. Clair street, near the Court House.

OFFICE on St. Clair street, near the Court House.
Will practice in the Circuit Courts of the 14th
Judicial District, Court of Appeals, Federal Court,
and all other courts held in Frankfort, and in the
Circuit Courts of the adjoining counties. JAMES WATTS.

CRADDOCK & CRADDOCK,
Attorneys at Law,
FRANKFORT, KY.
Office on St. Clair street, next door south of the
Branch Bank of Kentucky.

**Will practice law in the Circuit Courts of the 14th
Judicial District, Court of Appeals, Federal Court,
and all other courts held in Frankfort, and in the
Circuit Courts of the adjoining counties. JAMES WATTS.**

T. N. & D. W. LINDSEY,
Attorneys at Law,
FRANKFORT, KY.
Will practice law in all the Courts in Frankfort
and the adjoining counties. Office on St. Clair
street, four doors from the bridge.
JESSE WATTS.

JOHN E. HAMILTON,
Attorney and Counselor at Law,
N. E. CORNER SCOTT AND FOURTH STS.,
COVINGTON, KY.
Will practice in the counties of Kenton, Campbell,
Bell, Pendleton, and Boone.

**WILL practice in the counties of Kenton, Campbell,
Bell, Pendleton, and Boone.**
J. C. HARRISON
keeps a first class house at
moderate prices.

LIGE ARNOLD,
Attorney at Law,
NEW LIBERTY, KY.
Will practice in the Courts of Owen, Carroll,
Gallatin, Grant, and Henry counties.
Collections in any of the above counties promptly
attended to.

E. A. W. ROBERTS,
Attorney at Law,
FRANKFORT, KY.
Will practice in the Franklin Circuit Court and
in the Courts of the adjoining counties. Office on
Market street.
JAMES WATTS.

GEORGE E. ROE,
Attorney at Law,
GREENUPSBURG, KY.
Will practice law in the counties of Greenup,
Lewis, Carter, and Lawrence, and in the Court
of Appeals.
Office on Main street, opposite the Court-house.
JAMES WATTS.

LAW NOTICE.
JAS. B. CLAY, THOS. B. MONROE, JR.,
CLAY & MONROE,
Will practice law in the United States, Circuit,
and District Courts held at Frankfort, and the
Court of Appeals of Kentucky. Business confined to
Frankfort, and the counties of Boone, Morgan, and
Taylor. Address: Thomas B. Monroe, Secretary of State,
Frankfort, or Clay & Monroe, opposite Short street, Lex-
ington.

THOS. B. MONROE, JR.,
Has been engaged to attend to the unfinished pro-
fessional business of the late Hon. Ben. Monroe.
Communications addressed to him at Frankfort will re-
ceive prompt attention.
JAMES WATTS.

JOHN A. MONROE,
Attorney and Counselor at Law,
FRANKFORT, KY.
Will practice law in the Court of Appeals, in the
Franklin Circuit Court, and all other State
Courts held in Frankfort, and will attend to the col-
lection of debts for non residents in any part of the
State.
He will as Commissioner of Deeds, take the acknowl-
edgments of deeds and other writings to be used or
recorded in other States; and as Commissioner under
the act of Congress, attend to the taking of depo-
sitions, affidavits, etc.
Office, "Old Bank," opposite Mason House.
JAMES WATTS.

JOHN W. VOORHIS,
Merchant Tailor,
South side Main Street,
Opposite Gray & Todd's Grocery Store,
FRANKFORT, KY.
HAS just received his large and extensive stock of
Fall and Winter Goods,
Consisting of *Woolens, Dress Goods, and Vestings*, of
the best quality, and of the latest styles and patterns.
He also has on hand a large assortment of
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And everything necessary for furnishing a gentle-
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LOUISVILLE ADVERTISEMENTS.

HART & MAPOTHER,
Lithographers and Fancy Printers,
Southeast corner Market and Third Streets,
LOUISVILLE, KY.
EXECUTE in the highest style of the art, every
description of ENGRAVING, LITHOGRAPHING, COLOR
PRINTING, &c., &c.
GEO. H. CARY,..... R. L. TALBOTT

CARY & TALBOTT,
SUCCESSORS TO
(BELL, TALBOTT & CO.)
DRUGGISTS AND APOTHECARIES, PAINTS,
Oils, &c., 43 Market street, between Third and
Fourth, Louisville, Ky.
Particular attention paid to Physicians' or-
ders.
JESSE WATTS.

STOP THERE!
HALL & HARRIS keep the
United States, formerly the
Owens Hotel.
When you go to Louisville
stop there.
JESSE WATTS.

JAS. P. MARSHALL,..... JOHN A. DICKINSON.
NEW CARPET
AND
HOUSE FURNISHING STORE.
MARSHALL & DICKINSON,
Importers & Dealers,
79 Fourth St., between Main and Market,
LOUISVILLE, KY.
WE are now opening an entirely new stock, em-
bracing every variety, style, and quality of
household
Carpets,
Floor Oil Cloths,
Rugs, Mats,
India & Coco Matting,
Straw Goods,
Curtains,
Gimp,
Stair Linen.
Blankets all widths, qualities, and prices. We
also keep on hand and make to order Flats, Tar-
paulins, Mosquito Bars, Bed Comforters, &c., &c.
Our stock being entirely new, and having been selected
with great care, we can offer such inducements in
styles, qualities, and prices as are seldom found west
of the mountains.
MARSHALL & DICKINSON,
79 Fourth St., Lou. Ky.
JAMES WATTS.

LOOK AT THIS.
What makes so many go to
the ST. CLOUD HOTEL,
cor. of Second and Jefferson
Streets, Louisville, Kentucky?
Because J. C. Harrison
keeps a first class house at
moderate prices.
JAMES WATTS.

NATIONAL HOTEL,
Corner Fourth and Main Streets,
LOUISVILLE, KY.
HARROW & PHILLIPS,
PROPRIETORS.
Terms, \$1.50 per day.
JAMES WATTS.

T. G. WATERS,
THOS. G. WATERS, PROPRIETOR.
BOOTS & SHOES
WHOLESALE & RETAIL
S. E. CORNER FOURTH AND MARKET STREETS,
LOUISVILLE, KY.
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Medical Report.
Containing Thirty-five Plates and Engravings
of the Anatomy and Physiology of the Sexual
Organs in a state of Health and
Disease.
Price only ten Cents.
Sent free of postage to all parts of the Union.

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ABUSE and SEMINAL WEAK-
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the only rational and successful mode of cure, as
shown by the reports of cases treated. A truthful ad-
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receipt of TEN CENTS.**

**ON A NEW METHOD OF treat-
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ON A NEW METHOD OF treat-

It is the purpose of the publishers to make the YEOMAN more than ever a vigorous exponent of States Rights principles and policy, and more than ever an efficient champion of the rights of the South. To this end, a strong reinforcement to the editorial staff has been added. The spirit, diligence, and force displayed in the editorial department during the called session of the Legislature, will be continued throughout the campaign. We hope the friends of States Rights, in every county of the State, will pour in their orders for thousands and thousands of the YEOMAN.

TERMS—For the TRI-WEEKLY, till the August election, 50 cents.

For the WEEKLY, same time, 25 cents.

Address

S. I. M. MAJOR & CO.,

Frankfort, Ky.

County Meeting.

There will be a meeting of the States Rights voters of Franklin county on Saturday, the first day of June next, to nominate county candidates. Meeting in the court-house at 2 o'clock, P. M. Let there be a full attendance from every precinct.

Threatened Invasion of Kentucky.

Information reached the Governor yesterday, through a trustworthy channel, to the effect that on the night of the 21st inst., it was determined at Cincinnati to make a descent upon Louisville with the Usurper's forces and capture the State Guard encamped in that neighborhood. If this turn out to be true, it will be the inauguration of the same scheme of subjugation which has been so atrociously carried out in Maryland and Missouri. But it cannot be half so easily executed in Kentucky; and if the attempt be made, we venture to predict that Col. Hunt's Regiment will neither surrender nor be taken. Any laurels won by the Usurper's forces in Kentucky will be obtained at terrible cost.

The Atrocious Outrage.

Every day, letters pour in upon us, manifesting the deep indignation of men of all parties in Kentucky at the atrocity of Lincoln in arming one class of men in Kentucky by the lawless instrumentality of clandestine agents. The atrocious act begins to recoil upon its wicked contrivers, and before many days such an expression of public condemnation will be heard as will appal the guilty violators of the laws and the tranquility of the people.

Privateering, though growing into disfavor in the light of modern meliorations, is nevertheless a lawful mode of warfare. But this business of embezzling public arms, and putting them in the hands of one class of men to awe, or terrify, or murder another class, is worse than piracy; for even pirates give their victims some chance of self-defense, and expose themselves to capture and death.

The Investigation Suppressed!

The strategy of the Union men, in the House, on yesterday, was successfully employed to defeat the bill empowering the Committee on Federal Relations to continue the investigation of the terrible crime of Lincoln in furnishing, and the terrible blunder of those who distributed and those who received Federal arms, to be used only by picked men of one political party in this State. The investigation was too palpably proper to be voted against; but the factious struggled to waste time by calling the yeas and nays on every point, and postponed its passage to so late an hour as to intercept the action of the Senate. The responsibility for this indefensible suppression of an important investigation will be saddled upon the right shoulders by an indignant people. But though a legislative inquiry has been thus defeated, the people will pursue it till all the facts are elicited, and the guilty conspirators exposed to the condemnation of all honest men.

THE STATES RIGHTS PLATFORM.—We copy elsewhere in to-day's Yeoman the resolutions defining the opinions of the States Rights party in reference to the issues of the day. These resolutions were adopted by the members of both Houses of the Legislature belonging to the States Rights party; and by many other distinguished gentlemen of that party not members of the Legislature, who participated in the work of framing them.

The positions taken in these resolutions, according to our judgment, will stand the test of any scrutiny. We heartily give them our emphatic approval; and we believe they will receive the approval of a large majority of the voters of Kentucky. We hope the press of Kentucky, in every county where a press is established, will copy them, and that every speaker who may take the stump will expound them. Every position they present can be triumphantly maintained in debate; and whatever else, more than is here laid down, may be desired by some of our friends, will be carried by the logic of events, if not by the logic of discussion.

We understand that the price of the Lincoln guns, unlawfully taken from the public arsenals and unlawfully distributed to picked supporters of the usurper, has been raised from fifty cents to one dollar a-piece; and still they are cheap at that.

The editor of the Frankfort Yeoman undertakes to explain that gun purchase in New Orleans, which we have once or twice noticed. He suggests that the rifles and muskets purchased in New Orleans for Gov. Magoffin may have been a very different sort of rifles and muskets from those which, at the same time, were by a dispatch from New Orleans, offered at about half the price to a prominent gentleman of this city, but he doesn't assert that they were a different sort, and he assigns no reason for thinking them a different sort. As we would willingly do no one an injustice, we have a suggestion to make in regard to this whole business. We have the utmost confidence in Dr. Blackburn's scrupulous personal integrity, but we are pretty strongly apprehensive that his personal attention may not have been given to all the details of the transaction in New Orleans. Now if any one will produce from the New Orleans firm who sold the guns a direct statement that they were paid the amount stated by Gov. Magoffin in his report to the Legislature, we shall take great pleasure in acknowledging—that we are mistaken.

Low Journal.

If the editor of the Journal will step into the Executive office, he will be shown there "a direct statement by the New Orleans firm who sold the guns, that they were paid the amount stated by Gov. Magoffin in his report to the Legislature;" or if he will even step into the house of his neighbor, A. O. Brannin, in Louisville, he will learn that a trip to Frankfort would be unnecessary in order to see the statement of the New Orleans firm, viz: the European and Southern Direct Trade Company; and not as it assumed, the "secession authorities" of Louisiana. When shall we have done with this to us, most ungracious business of giving lessons on "respectable journalism" to our neighbor-in-law of the Journal.

The solicitude of the Louisville Journal respecting the consistency of our views on the theory and practice of neutrality, is certainly very natural, and we must do what we can to relieve its anxiety on a point of so very great public importance.

There will be no trouble whatever in maintaining for Kentucky a merely defensive, and, we trust, peacefully defensive attitude, if the usurper at Washington will abstain from any attempt to invade or occupy her soil. The Confederate States, assuredly, will never assail us. Will the Journal now endorse the pledge of the Union Democracy's address, that the sword shall be unsheathed to resist the usurper's attempt to subjugate the Southern States, or to repel any hostile comers? Or will it finally take the ground that Lincoln has a lawful right, if he pleases, to place his armies on our soil? Would that be standing up for the doctrine of neutrality?

Our old friend of the Louisville Journal acknowledges himself puzzled at our approval of Gov. Magoffin's proclamation. He has no doubt that it has deep significance, but says it is a riddle darker than that of the Sphinx. We can easily unravel our bewildered neighbor. We approve the proclamation of the Governor on practical grounds, as an effort to preserve the peace, and maintain the independence of Kentucky against all external control. In the same spirit, we understood the Journal approved it. What may be the abstract ideas of President Lincoln, or Gov. Magoffin, or the Journal, or the Yeoman, on the doctrine of neutrality, is of less importance than a faithful practice of it. We apprehend, if the question were worth debating, that we should be as little troubled in vindicating the consistency of our views on the theory of neutrality, as the Journal itself would be, adroit as it signally is in escaping from corner positions.

THE KENTUCKY LEGISLATURE.—This inscrutable body yesterday kicked over its work of the day before, and passed the bill to appropriate one million and sixty thousand dollars—to be borrowed—to arm the State. This, of course, a triumph of the Secessionists, and removes the chief obstacle to "precipitation." If this bill was a compromise on the part of the Union party, they have compromised away all their safety.

Cincinnati Gazette, 24th.

The above clearly indicates the fate to which Lincoln's policy dooms, not only the States Rights men, but also the Union Democratic men of Kentucky. The meaning of it is, that all the people of Kentucky, Unionists as well as others, must submit to Lincoln's coercive policy, to the subjugation of the South, and to the invasion and occupation of her soil, if such be the pleasure of the usurper at Washington. The passage of a bill by the General Assembly of Kentucky to enable the State to maintain the attitude of defense, it seems, compromises away all the safety even of the Union party! The Gazette is a recognized exponent of Lincoln's policy. Will our Union friends take notice?

THE LEGISLATURE ADJOURNED.—The General Assembly adjourned sine die at 12 o'clock yesterday. The fruit of the session was nearly one hundred acts, for the most part of merely local interest. Those of general importance are—"An act to suspend circuit and other courts;" "An act for the regulation of the militia and to provide for the arming of the State;" "An act to legalize the suspension of any of the banks;" "An act to amend the common school law." We shall, as soon as may be, publish a synopsis of all the acts of the session.

THE MILITARY ACT.—The bill which finally received the sanction of the Legislature and Executive departments, is a measure not entirely satisfactory to any; but under the embarrassing circumstances which existed, the States Rights men generally accepted it as the best that could be got. It is the basis, we trust, of a system which will be extended, invigorated, and rendered more perfect and efficient. Col. Machen's bill presented the true policy of Kentucky, and we think we foresee, clearly, that necessity will bring the next Legislature up to its support, as indispensable to the defense of the State.

We are rejoiced to learn, that some, at least, of the men who thoughtlessly committed the terrible blunder of accepting guns distributed by Lincoln's agents, coolly reflecting on the lawless atrocity, intend to signalize their dutifulness to the State by delivering them up, as they should, at the public arsenal. This ought to be done by every holder of a musket so obtained.

PLATFORM OF THE STATES RIGHTS PARTY OF KENTUCKY.

At a meeting of Senators and Representatives, and others, held in the Hall of the House of Representatives, on Thursday night, May 23, 1861, the following resolutions were reported, and, after full consideration, unanimously adopted:

1. Resolved, That the State Governments in this Republic are founded on the consent of the free people thereof respectively, and the will of a majority of such people lawfully expressed, is binding upon all, and that the Federal Government, being instituted by the voluntary association of such sovereign States, united under the Federal Constitution for the purposes of common defense and general welfare, is but the agent of the States within the sphere of enumerated powers contained in the instrument and bond of such Union, and possesses no power to subjugate or coerce such States.

2. That the war now being waged by Abraham Lincoln against the Southern States is in violation of the Constitution and the laws, and has already been attended with such stupendous and dangerous every safeguard of constitutional liberty.

3. That Kentucky protests against sharing any part of the enormous burden of debt created in the prosecution of this wicked, unnecessary, and unnatural war; she did nothing to bring it about, and everything in her power to avert it, and she protests against it, as destructive of the sovereignty of the States, subversive of the liberties of the people, and leading to a system of direct taxation, which, if submitted to, must speedily desolate and legar the Commonwealth.

4. That the military usurpations by which our sister States of Maryland and Missouri are trampled in the dust are utterly fatal to all freedom and liberty, and that no part in such circumstances of enervated degeneracy to a civilized age.

5. That the recall of Lincoln's invading armies and the recognition of the separate independence of the Confederate States is the true policy to restore peace and preserve the relations of fraternal love and amity between the States.

6. That we heartily approve the refusal of Governor Magoffin to furnish Kentucky troops, on the requisition of Abraham Lincoln, to subjugate the South; and we cordially endorse his recent proclamation defining the position of Kentucky, in accordance with the sentiment of her people, and forbidding the invasion of Kentucky by Federal or Confederate troops.

7. Kentucky having defined her present position to be that of strict neutrality, to maintain which the State should be fully armed, and her intention to take no part in this unnatural war of coercion unless her soil is invaded; but if the enterprise announced in the proclamation of President Lincoln should at any time assume the aspect of a war for the subjugation of the seceding States by a military force, we do not hesitate to say that Kentucky would promptly unsheath the sword in what will then become a common cause. Such an event, should it occur, could have but one meaning—a meaning which a people, fond of their liberty, would be keen to detect—and a people worthy of liberty should be prompt and fearless to resist; and whenever any invasion of her soil shall be made, Kentucky ought, without counting the cost, take up arms at once against the invading force.

The Louisville Journal reproduces a little article of ours written sometime back, stating the substance of a reported telegraphic correspondence between the Treasury Department and the Collector of Louisville. Our paragraph was based upon a report of this correspondence, made to us by parties of the highest respectability, and we did not doubt the verity of our information. Nor do we doubt it yet, notwithstanding its "utterly absurd and preposterous" character; for nothing is too absurd and preposterous to be committed by the Lincoln usurpation. It may be true that what was menaced has not yet been executed; but that is no proof that it was not meditated, or will not yet be attempted. The Journal is precipitate in its intimation that, because a contemplated outrage has not yet been actually perpetrated, the purpose to commit it was never entertained. If we had ever received any information leading us to doubt the truth of what we stated on good authority, our views of what "respectable journalism" requires, would have compelled us to make a prompt and cheerful correction.

Candidate for Senator.

Editors Yeoman:

In answer to calls made on me through the public press, and repeatedly by private citizens, I have, after much reflection, concluded to announce myself as a candidate for the Senate, in the district composed of the counties of Owen, Carroll, and Trimble.

May 24th, 1861. A. P. GROVER.

Louisville Courier copy till day.

FIRE.—About midnight of Thursday, a fire broke out in the house of Mrs. Bond, on the south side of Main street, and extending eastwardly utterly consumed, not only that house, but those of Mrs. Shindler, Mr. Cammack, and Mr. Powell. The origin of it was supposed to be in a defective stove. Mrs. Starling's house west of the first named, was slightly damaged. We have no information as to the extent of loss or insurance. The re-department of the city, however efficient its men, appeared to us to be paralyzed by the imperfection of their engines. We presume this experience will suggest to the authorities the duty of procuring a steam fire engine. As the night was calm, every house in the row could have been easily saved by a steam engine.

The power of the Minnie rifle has been proved in the collision of the troops with the job at St. Louis. The balls, in striking the walls, tore the bricks for a space of three or four inches in diameter, and when they struck perpendicularly, penetrated to the depth of six inches into the solid wall. One shot, fired at an angle to the wall, tore away the corner of a brick next the door-frame, struck the edge of the frame, penetrating through it at six inches, and went through the door into the building, lodging in the opposite wall.

We asked the Louisville Journal, earnestly and respectfully, a question in regard to a mode of journalism, which the long experience and eminent reputation of its editor-in-chief induced us to think he was well qualified to answer with precision. But instead of giving an answer, we are rewarded for our asking by being asked another question in return. Is that mode of answering questions a Yankeeism or "respectable journalism?"

Free Speech.

The Constitution of the United States provides that "Congress shall make no law... abridging the freedom of speech, or of the press;" that "the right of the people to be secure in their persons, houses, papers and effects against unreasonable searches and seizures shall not be violated, and no warrant shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized." [See Amendments to the Constitution, Articles I and IV.] Now read the following dispatch published in the New York Tribune of the 17th:

"It is gratifying to learn that the hitherto traitors, or rather, treason-mongers, who have for weeks infested Washington, will not longer be allowed to utter their bad thoughts with impunity. They must take no disunion sentiments, even if they keep silence forever thereafter; such is the will of the Government."

So bold have become the opposers of the Federal Government, that openly and frequently they utter their treasonable sentiments believing they will remain unmolested. This the Government has decided must be stopped, and orders are issued for the instant arrest of any party who indulges in secession talk, or who, by his behavior, indicates sympathy with the rebels. Last evening a squad of Metropolitan Rifles came upon Wm. J. Donohoe, late tax clerk of this district, and took him to the Central guard house to await the orders of Gen. Mansfield. Some time ago he went South, and after remaining there awhile returned. The Rifles have been on the look out for him since his return from Virginia. The charge against him is that of taking up arms against the United States. Search is being made for other suspected parties, who have been in the disunion camps and are plotting their cause with information and advice, and who, judging the present by the past, have imagined themselves secure from harm. There are some prominent members of Washington society who need and are receiving close police attention.

What more could the Emperor of Austria do? The capital of the free republic of the United States is converted into the worst sort of a despotism. A surveillance that would do credit to Austria is kept up, and the sons of the men who achieved our independence are not allowed to speak their opinions, or to indicate by their behavior that they sympathize with the "rebels" of the South. There is not a government on earth whose greater authority over the people is arrogated to those in power than that assumed by the Lincoln Government.

THE INTEREST GREAT BRITAIN HAS IN THE CONFEDERATE STATES.—English authorities have recently estimated the capital invested by their countrymen, in spinning and weaving cotton alone, at about \$225,250,000, and that a further sum of \$150,000,000 must be added for the processes of dyeing, printing, and bleaching. The floating capital of the importers of the raw material is estimated at \$32,500,000; that of the ship-owners at \$15,000,000—making a total, independent of all subsidiary trades ministering indirectly, of \$523,750,000. These are the estimates of Mr. James A. Mann, in his "Cotton Trade of Great Britain," published in London last year. The Westminster Review for April adopts these figures, and, although large, does not think there is any reason for believing them to be exaggerated.

The Minnie Ball—Make a Note of This. The shape of this ball is what gives range to the so called Minnie rifle. The ball is named after Capt. Minnie, a French officer of distinction.

Any rifle, no matter what its bore, can be made a Minnie rifle, by simply casting a ball of the elongated shape, hollowed at the bottom, and having circular grooves about the lower end, and using that ball, because Capt. Minnie has no special rifle for his ball. Any ordinary rifle can thus be made into a so-called Minnie rifle.

The length of the ball should be about twice the bore of the rifle, and it should go into the bore very easily, so as not to drop out. The ball having a hollow, the powder drives the lead against the grooves, so that it is not so important to have the ball fit very tight.

Any rifle having a bore from four-tenths to seven-tenths of an inch, will make a good Minnie rifle by first using this ball.

If the bore is about six-tenths of an inch, the ball must be made a little less in length than twice the size of the bore, otherwise the ball will be too heavy. It should never weigh over twelve to the pound.

The charge for these rifles should be about one-tenth to one-eighth the weight of the ball, being small as the ball is heavier.

The Charleston Mercury, of the 18th inst., has the following paragraph in regard to this subject:

A friend, who is in constant practice with the rifle—and is not very particular whether he uses one of Haynold's (Charleston make) an ordinary State rifle, or a Minnie musket—tells us that the conical ball can be successfully used in any of the common rifles usually found in the South and Southwest.

If any of our readers will mould some of the conical slugs, and experiment at three times the usual distance, the result will satisfy them of the increased range and accuracy.

Pencil Found.

Found, on yesterday, in the right-hand lobby of the House of Representatives, a gold pencil, which the owner can get by applying at the office of Kentucky Yeoman, describing same, and paying for this advertisement.

21.

"THE SIX OF OLD AGE."—We learn that there is a strong desire on the part of certain Northerners to get rid of Gen. Scott as the Commander-in-Chief of their forces. This is particularly the case with certain political demagogues, who, though they "never set a squadron in the field," have yet received first-class military appointments at the hands of the Administration. They say a Northern-born man ought to be at the head of the army for the invasion of the South. They say further that Scott is entirely too old to command—that "past is all his fame." In reference to this latter suggestion, Gen. Scott might appropriately say to them, as Tristram Burgess once said to certain individuals who wished to get him out of the way: "You say I am a very old man, and ought consequently to be forced to retire from the service, if I cannot be prevailed upon to withdraw from it voluntarily. I plead guilty to the charge of being old, and have no defense to offer to it, except to suggest to you that if your reward is but equal to your deserts, you will never be guilty of the same sin."

Godley's Lady's Book for June, with its untold beauties of reading matter and artistic delineations, has been received. No lady should deny herself the exquisite pleasure of reading this world-renowned Magazine. It is richly worth five times its cost.

IF the payment of an assessment of fifty cents gives the holders of Lincoln's guns a property title to them, does not the payment of one dollar vest a double title, or two titles, in the holders?

State Treasurer.

We are requested to announce JAMES H. GARRARD, the present Treasurer, a candidate for re-election at the next August election. feb16 wdtwto

SPECIAL NOTICES.

EDGAR KEENON.....J. L. GIBBONS

AN ELEGANT STOCK OF

STRAW GOODS,

CHEAP, VERY CHEAP.

JUST OPENED BY

KEENON & GIBBONS,

DEALERS IN

BOOKS & STATIONERY,

HATS, CAPS, STRAW GOODS, BOOTS,

SHOES, WALL PAPER, CARPET BAGS, &c.,

UMBRELLAS, &c., &c.,

feb16 wdtwly MAIN ST., FRANKFORT, KY.

A. CONERY,

SIGN OF THE EAGLE.

(Successor to W. P. Leemis.)

Has just received a new assortment of

Watches, Clocks, and Jewellery.

Call and see them, and you will find Prices to suit the times.

Watches, Clocks, and Jewellery repaired.

jan17wt-wtf

Look at This.

ALL persons indebted to the late firm of W. H. KEENE & Co., either by note or account, are requested to come forward and settle on or before the 1st day of April, 1861, otherwise they will have costs to pay.

W. H. KEENE, E. HENSLER.

Feb. 19, 1861 ff.

GILLISPIE & HEFFNER,

Merchant Tailors.

Main Street, Frankfort, Ky.

HAVE just imported a large and complete assortment of FALL AND WINTER GOODS for gentlemen's wear, consisting of Silk and Velvet Vestings, French Cassimeres, Cloths, &c., &c., of the most fashionable styles.

Our customers and the public will find our present stock of goods equal to any to be found in similar houses in the West, and on terms as liberal. We are ready on the shortest notice to furnish a complete outfit of gentlemen's wear, made to order in the best style of fashionable tailoring, warranting all our work to give satisfaction. Call and examine our stock, on Main street, one door above the Farmers' Bank. jan23 ff

CONSUMPTION. The sudden changes of our climate are sources of pulmonary, bronchial, and asthmatic affections. Experience having proved that simple remedies often act speedily and certainly when taken in the early stages of the disease, recourse should not be had to "Brown's Bronchial Trochies," or Lozenges, let the "Cold, Cough, or Irritation of the Throat be ever so slight, as by this precaution a more serious attack may be effectually warded off. Public Speakers and Singers will find them effectual for clearing and strengthening the voice. See advertisement. nov24 wdtw 6mins

THE GREAT ENGLISH REMEDY.

Sir James Clarke's

Celebrated Female Pills.

Prepared from a prescription of Sir J. Clarke, M.D., Physician Extraordinary to the Queen.

This invaluable medicine is unfailing in the cure of all those painful and dangerous diseases to which the female constitution is subject. It moderates all excess and removes all obstructions, and a speedy cure may be relied on.

TO MARRIED LADIES.

It is peculiarly suited. It will in a short time bring on the monthly period with regularity.

Each bottle, price One Dollar, bears the Government Stamp of Great Britain, to prevent counterfeits.

These Pills should not be taken by females during the FIRST THREE MONTHS of Pregnancy, as they are sure to bring on Miscarriage, but at any other time they are safe.

In all cases of Nervous and Spinal Affections, Pain in the Back and Limbs, Fatigue on slight exertion, Palpitation of the heart, Hysterics, and Whites, these Pills will effect a cure when all other means have failed; and although no powerful remedy, do not contain iron, calomel, antimony, or any thing hurtful to the constitution.

Full directions in the pamphlet around each package, which should be carefully preserved.

Sole Agent for the United States and Canada,

JOHN MOSES, Late I. C. Baldwin & Co.,

Rochester, N. Y.

N. B.—\$1.00 and 6 postage stamps inclosed to any authorized Agent, will insure a bottle, containing over 50 pills, by return mail.

Sold in Frankfort by J. M. Mills.

Wilson, Peter & Co., Wholesale agents.

oct16 wdtwly

The Very Best!

No Doubt of It!

WHAT?

Why, Heimstreet's Inimitable Hair Restorative.

Everybody who uses it recommends it.

Price 50c and \$1 per bottle. Sold everywhere.

W. E. HAGAN & CO., Proprietors, Troy, N. Y.

See advertisement.

apr18 wdtw 3m

House Servant to Hire.

I HAVE an unincumbered house servant, a woman about 40 years old, that I wish to hire for the balance of the year. JOHN L. SCOTT.

Frankfort, May 24, 1861, ff

Seasoned Lumber

AT REDUCED PRICES.

Now Is Your Chance.

WISHING to close out our present stock of lumber, we will hereafter sell for cash, poplar lumber at \$14 per 1000 feet; and oak and ash at \$15 the thousand. The lumber is superior in quality, and well seasoned. Where the cash is not paid, former prices will be charged.

J. S. & L. E. HARVEY.

may24 wdtw 1ff

SHELBY COLLEGE LOTTERY.

CLASS 241, May 20th, Nos. 34, 37, 68, 82, 249

—whole: A. G. Loeber, Lexington, thence to

Returned in class 117 whole ticket, combination

34, 36, 68—\$3,247. This very identical ticket was on

hand in my possession for sale—Capital \$24,562.

Net prizes—draws 5th inst. Who will have?

may24 wdtw 1ff

R. H. WENDOVER.

WE hereby notify all persons from trading for

note given to M. W. Stratton for \$100, due about

the 4th of May, 1861. Said note was given in part con-

sideration for a Mill Wheel, which Wheel does not

come up to contract. Said note was made payable at

the Branch Bank of Kentucky at Frankfort.

JOSEPH GOBBIT, I. S. WHITTINGTON

Proclamation of the Governor.

Whereas, numerous applications have been made to me from many good citizens of this Commonwealth, praying me to issue a proclamation forbidding the march of any force of this or any other State or States over our soil, to make an apprehended attack upon the Federal forces at Cairo, in Illinois, or to disturb any otherwise the peaceful attitude of Kentucky with reference to the deplorable war now waging between the United States and the Confederate States. And whereas, numerous applications from like good citizens of this Commonwealth have also been made to me, praying me to issue a proclamation forbidding the occupation of any post or place, or the march over our sacred soil by any force of the United States for any purpose. And whereas, it is made fully evident, by every indication of public sentiment, that it is the determined purpose of the good people of Kentucky to maintain, with courageous firmness, the fixed position of self-defense, proposing no intention of invasion or aggression towards any other State or States, forbidding the quartering of troops upon her soil by either of the hostile sections, but simply standing aloof from an unnatural, hostile and lamentable strife, for the existence of which Kentucky, neither by thought, word, nor act, is in any wise responsible. And whereas, the policy thus recommended by so many of my fellow-citizens of all political leanings, is, in my judgment, wise, peaceful, safe, and honorable, and the most likely to preserve peace and amity between the neighboring bordering States on both shores of the Ohio river, and protect Kentucky, generally, from the ravages

